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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
09/675,849	09/28/2000	Allan B. Cameron	13587.14	1193	
22913	7590 09/16/2003	•			
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	GATE TOWER CITY, UT 84111		ART UNIT	PAPER NUMBER	
	,		2611	-72	
			DATE MAILED: 09/16/2003	$\mathcal{O}$	

Please find below and/or attached an Office communication concerning this application or proceeding.

1

A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) FROM THE MAILING DATE OF THIS COMMUNICATION.  Entensions from enty be sending be used the provision of 3°CPR 1.75(8), in no event, however, may a reply be timely filed  Entensions of time may be waiting be used from provision of 3°CPR 1.75(8), in no event, however, may a reply be timely filed  If the period for reply signated above is less than thirty (30) days, a reply within the salutury previous time (10), in the period for reply signated above is less than thirty (30) days, a reply within the salutury minimum of their (30) days will be considered timely.  If the period for reply signated above is less than thirty (30) days, a reply within the salutury minimum of their (30) days will be considered timely.  If the period for reply signated above is less than thirty (30) days, a reply within the salutury minimum of the period of reply will, by statute, cause the application to become Advition(CD (3S U.S. 5) 133).  Provided the second of the second of the second of the communication, which is the provided of this communication.  All the period of the second of the second of the communication, which is second of the communication.  This action is FINAL.  2b) This action is non-final.  3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.  Disposition of Claims  4) Claim(s) 1-18 is/are pending in the application.  4a) Of the above claim(s)				
## Deficie Action Summary  ## CIEU-COANT T BUI  ##		Application No.	Applicant(s)	
LEU-CANH T BUI   2011		09/675,849	CAMERON ET AL.	
- The MALING DATE of this communication appears on the cover sheet with the correspondence address — Period for Reply  A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) FROM THE MALING DATE OF THIS COMMUNICATION.  Estancians of time may be available under the previous of 3 CFR 1.136(a). In no event, however, may a reply be timely filed the provided of the provision of 3 CFR 1.136(a). In no event, however, may a reply be timely filed the provided of the provision of the provisi	Office Action Summary	Examiner	Art Unit	
A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) FROM THE MAILING DATE OF THIS COMMUNICATION.  - Extensions of time may be available under the provisions of 37 CFR 1.35(a), in no event, however, may a reply be timely liked  - Extensions of time may be available under the provisions of 37 CFR 1.35(a), in no event, however, may a reply be timely liked  - Extensions of time may be available under the provisions of 37 CFR 1.35(a), in no event, however, may a reply be timely liked  - If NO period for reply is specified above, the maximum statutory period will apply end will expire SLX (d) MCATIS from the mailing clast of this communication.  - Failure to its specified above, the maximum statutory period will apply end will expire SLX (d) MCATIS from the mailing clast of this communication.  - Failure to its yellow the second communication (s) filled on		KIEU-OANH T BUI	2611	
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Status  1) Responsive to communication(s) filed on	A SHORTENED STATUTORY PERIOD FOR RETHE MAILING DATE OF THIS COMMUNICATION  - Extensions of time may be available under the provisions of 37 CFR after SIX (6) MONTHS from the mailing date of this communication.  - If the period for reply specified above is less than thirty (30) days, and If NO period for reply is specified above, the maximum statutory per Failure to reply within the set or extended period for reply will, by standard provided provided to the provided by the Office later than three months after the maximum status of the provided period for reply will, by standard period for reply will.	N. R 1.136(a). In no event, however, may a reply within the statutory minimum of thirt iod will apply and will expire SIX (6) MON atute, cause the application to become AB	eply be timely filed y (30) days will be considered timely. THS from the mailing date of this commun ANDONED (35 U.S.C. § 133).	ication.
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Priority under 35 U.S.C. §§ 119 and 120  13) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).  a) All b) Some * c) None of:  1. Certified copies of the priority documents have been received.  2. Certified copies of the priority documents have been received in Application No  3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).  * See the attached detailed Office action for a list of the certified copies not received.  14) Acknowledgment is made of a claim for domestic priority under 35 U.S.C. § 119(e) (to a provisional application).  a) The translation of the foreign language provisional application has been received.  15) Acknowledgment is made of a claim for domestic priority under 35 U.S.C. §§ 120 and/or 121.  Attachment(s)  1) Notice of References Cited (PTO-892)  4) Interview Summary (PTO-413) Paper No(s)  5) Notice of Informal Patent Application (PTO-152)	If approved, corrected drawings are required in	reply to this Office action.		
13) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).  a) All b) Some * c) None of:  1. Certified copies of the priority documents have been received.  2. Certified copies of the priority documents have been received in Application No  3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).  * See the attached detailed Office action for a list of the certified copies not received.  14) Acknowledgment is made of a claim for domestic priority under 35 U.S.C. § 119(e) (to a provisional application).  a) The translation of the foreign language provisional application has been received.  15) Acknowledgment is made of a claim for domestic priority under 35 U.S.C. §§ 120 and/or 121.  Attachment(s)  1 Notice of References Cited (PTO-892)  4 Interview Summary (PTO-413) Paper No(s)  Notice of Draftsperson's Patent Drawing Review (PTO-948)	12) The oath or declaration is objected to by the	Examiner.		
a) All b) Some * c) None of:  1. Certified copies of the priority documents have been received.  2. Certified copies of the priority documents have been received in Application No  3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).  * See the attached detailed Office action for a list of the certified copies not received.  14) Acknowledgment is made of a claim for domestic priority under 35 U.S.C. § 119(e) (to a provisional application).  a) The translation of the foreign language provisional application has been received.  15) Acknowledgment is made of a claim for domestic priority under 35 U.S.C. §§ 120 and/or 121.  Attachment(s)  1) Notice of References Cited (PTO-892)  2) Notice of Draftsperson's Patent Drawing Review (PTO-948)  1 Interview Summary (PTO-413) Paper No(s)  5) Notice of Informal Patent Application (PTO-152)	Priority under 35 U.S.C. §§ 119 and 120	,		
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### **DETAILED ACTION**

#### Oath/Declaration

- 1. It does not state that the person making the oath or declaration acknowledges the duty to disclose to the Office all information known to the person to be material to patentability as defined in 37 CFR 1.56. The oath or declaration is missing the following statements:
  - a) I hereby state that I have reviewed and understood ....
  - b) I acknowledge the duty to disclose.....

A new oath or declaration is required.

# Information Disclosure Statement

2. The information disclosure statement submitted and was filed on 01/26/2001 of the application 09/675,849. The submission is in compliance with the provisions of 37 CFR 1.97. Accordingly, the petition is granted and the examiner is considering the information disclosure statement.

### Claim Rejections - 35 USC § 103

- 3. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
  - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

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4. Claims 1-5, and 12-13 are rejected under 35 U.S.C. 103(a) as being unpatentable over Shoff et al. (U.S. Patent No. 6,240,555 B1/ or "Shoff") in view of Valdez, Jr. (U.S. Patent No. 6,426,778 B1/ or "Valdez" hereinafter).

Regarding claim 1, Shoff discloses "a management system for managing the delivery of multimedia broadcast signals from a broadcast provider to a subscriber and providing to said subscriber interactive access to said signals", i.e., a management system for managing the delivery of multimedia broadcast signals from a broadcast provider 22 to subscribers 24 and providing interactive access for the subscribers to broadcast signals or sources from the broadcast provider – the headend 22 (Fig. 2, and col. 4/lines 14-61 for interactive multimedia services addressed such as TV shows, movies, games and other programs), "said broadcast signals being configured according to IP (Internet Protocol) format for transmission over a broadband network and reception by a subscriber device", i.e., the broadcast transmission over a network 32 configured according to Internet Protocol (IP) using Hyper Text Transfer Protocol HTTP including Uniform Resource Locator URL for transmitting and sending Internet data over the network to subscribers 24 (Figs. 2 & 4, and col. 5/lines 23-33, and col. 6/lines 29-67), "said management system comprising an interactive program guide (IPG) component configured for providing to said subscriber an interactive program guide (IPG) permitting selection of said multimedia signals by said subscriber", i.e., Figure 2 discloses an interactive entertainment system providing electronic program guide (EPG) to subscribers and subscribers can select or choose to interact with the EPG program guide for selecting multimedia signals or programs with a set top box 26 or a remote controller 30 (Fig. 2, and col. 4/lines 14-41), "and a subscriber device component associated with said subscriber device and configured for receiving

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instructions from said subscriber", i.e., a subscriber device component such as a set top terminal 26 associated with subscriber device 24 for receiving instructions or control commands from the subscriber via a remote controller 30 (Fig. 2, and col. 4/lines 23-35).

Shoff does not clearly disclose the "multicast" transmission is used over the network; however, it is known in the art that a "multicast" technique is used for transmitting signals, messages or programs to a selected group of users from a service provider. In fact, Valdez, in a system and method for providing interactive components in motion video to television or computer users, teaches a multicast technique for transmitting or broadcasting signals, messages, and programs to users over the Internet according to Internet Protocol format to TV viewers using Vertical Blanking Interval VBI of a television signal (see Valdez, Fig. 2 & 3C for an interactive system overview, and col. 3/lines 13-39 for WebTV browser configured to view TCP/IP formats; and col. 9/lines 28-58 for multicasting TCP/IP data technique addressed).

Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to modify Schoff's interactive and broadcasting technique with a multicasting technique as taught by Valdez in order to provide interactive multimedia services to users/subscribers on-demand basis. The motivation for using the multicast technique is it's benefit to a sender as the sender can selectively broadcast interactive services to a large group of users having a same interest of information using only one copy of data, as taught by Valdez (col. 9/lines 35-39).

As for claim 2, in view of claim 1 above, Shoff further discloses "wherein said subscriber device comprises a set top box and a television coupled thereto" (Fig. 2, item 26 for a set top box and item 28 for a television). Shoff does not mention "the set top box comprising a decoder

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configured for converting said selected IP multicast format signals into a display format for display on said television"; however, Valdez shows a video/data decoder 337 for converting the IP multicast format signals into a display format for displaying on the television (Valdez, Fig. 3B & 3C, and col. 3/lines 13-39 for Web TV hardware for displaying TCP/IP data formats; col. 9/lines 8-58 for multicast technique with a decoder 337; and col. 10/lines 45-67 for WebTV hardware is used as a decoder or a set top terminal for television viewers). Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to modify Schoff's set top box with a video/data decoder as taught by Valdez in order to process IP multicast format signals at the decoder before representing them at the display screen of the user/viewer.

As for claim 3, in further view of claims 1 and 2 above, Valdez discloses "wherein said subscriber device comprises a computer and a computer monitor coupled thereto, said computer comprising a decoder configured for converting said IP multicast format signals into a display format for display on said monitor" (Fig. 1 for a computer system 101 with monitors-not shown, col. 5/lines 5-22 or viewer 215-col. 6/lines 34-40 for a display; and Fig. 3C, item 337 for a decoder as disclosed in claim 2).

As for claim 4, in further view of claim 3 above, Shoff and Valdez further disclose "wherein said subscriber device comprises a subscriber input interface coupled thereto for receiving instructions from said subscriber" (Shoff, Fig. 2/item 30 for remote control as a subscriber input; and Valdez, Fig. 1/item 106 for input devices).

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As for claim 5, in further view of claim 4 above, Shoff and Valdez disclose "wherein said subscriber device component comprises a PC component configured for displaying said converted multimedia signals on said monitor in the form of a player window" (Shoff, Fig. 4 and col. 7/lines 9-18 for a PC component with a monitor, and Valdez, Fig. 1 for a computer system 101 with monitors-not shown, col. 5/lines 5-22 or viewer 215-col. 6/lines 34-40 for a display; and Fig. 3C, item 337 for a decoder as disclosed in claim 2). Shoff further discloses to use a display window regarding as a player window for displaying the multimedia contents on the monitor (Shoff, col. 8/lines 19-51 & col. 10/lines 34-58).

Regarding claim 12, Shoff discloses "a method for managing the delivery of multimedia broadcast signals from a broadcast provider to a subscriber's personal computer (PC) and providing to said subscriber interactive access to said signals", i.e., a management system for managing the delivery of multimedia broadcast signals from a broadcast provider 22 to subscribers 24 and/or subscriber 62 with a personal computer PC of Figure 4 and providing interactive access for the subscribers to broadcast signals or sources from the broadcast provider — the headend 22 (Fig. 2, and col. 4/lines 14-61 for interactive multimedia services addressed such as TV shows, movies, games and other programs), "said broadcast signals being configured according to IP (Internet Protocol) format for transmission over a broadband network and reception by said subscriber's PC", i.e., the broadcast transmission over a network 32 configured according to Internet Protocol (IP) using Hyper Text Transfer Protocol HTTP including Uniform Resource Locator URL for transmitting and sending Internet data over the network to subscribers 24 (Figs. 2 & 4, and col. 5/lines 23-33, and col. 6/lines 29-67), "said method comprising providing to said subscriber an interactive program guide (IPG) permitting selection of said

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multimedia signals by said subscriber, receiving instructions from said subscriber, selecting a multimedia signal from said transmission according to said received instructions and reformatting said selected signal for display on a monitor coupled to said subscriber's PC", i.e., Figure 2 discloses an interactive entertainment system providing electronic program guide (EPG) to subscribers and subscribers can select or choose to interact with the EPG program guide for selecting multimedia signals or programs with a set top box 26 or a remote controller 30 (Fig. 2, and col. 4/lines 14-41), and a subscriber device component such as a set top terminal 26 associated with subscriber device 24 for receiving instructions or control commands from the subscriber via a remote controller 30 or from input devices of a PC system (Fig. 2, and col. 4/lines 23-35 & Fig. 4 for a monitor 66 for displaying signals).

Shoff does not clearly discloses the "multicast" transmission is used over the network; however, it is known in the art that a "multicast" technique is used for transmitting signals, messages or programs to a selected group of users from a service provider. In fact, Valdez, in a system and method for providing interactive components in motion video to television or computer users, teaches a multicast technique for transmitting or broadcasting signals, messages, and programs to users over the Internet according to Internet Protocol format to TV viewers using Vertical Blanking Interval VBI of a television signal (see Valdez, Fig. 2 & 3C for an interactive system overview, and col. 3/lines 13-39 for WebTV browser configured to view TCP/IP formats; and col. 9/lines 28-58 for multicasting TCP/IP data technique addressed).

Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to modify Schoff's interactive and broadcasting technique with a multicasting technique as taught by Valdez in order to provide interactive multimedia services to

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users/subscribers on-demand basis, and with the interactive program guide, the user can selectively choose a multimedia signal or program from the multicast transmission as desired. The motivation for using the multicast technique is it's benefit to a sender as the sender can select broadcast interactive services to a large group of users having a same interest of information using only one copy of data, as taught by Valdez (col. 9/lines 35-39).

As for claim 13, in further view of claim 12 above, Shoff and Valdez further disclose "whereby said selected signal is displayed on said monitor in the form of a player window" (Shoff, Fig. 4 and col. 7/lines 9-18 for a PC component with a monitor, and Valdez, Fig. 1 for a computer system 101 with monitors-not shown, col. 5/lines 5-22 or viewer 215-col. 6/lines 34-40 for a display; and Fig. 3C, item 337 for a decoder as disclosed in claim 2). Shoff further discloses to use a display window regarding as a player window for displaying the multimedia contents on the monitor (Shoff, col. 8/lines 19-51 & col. 10/lines 34-58).

5. Claims 6-9, and 14-16 are rejected under 35 U.S.C. 103(a) as being unpatentable over Shoff et al. (U.S. Patent No. 6,240,555 B1/ or "Shoff") in view of Valdez, Jr. (U.S. Patent No. 6,426,778 B1/ or "Valdez") and Song (U.S. Patent No. 5,691,778).

As for claim 6, in further view of claim 5, Shoff and Valdez do not further disclose "wherein said PC component is configured for displaying a remote controller GUI on said monitor, said remote controller GUI being controllable by said subscriber through said subscriber input interface for controlling the selection of said signals from said IPG"; however, Song teaches a remote controller graphical user interface on the television screen for the viewer to easily and interactively select a plurality of functions of connected consumer electronics such as for a TV, a VCR, a 8mm video recorder with operating functions as Channel, Volume, Play,

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Stop, Fast Forward and so on (see Song, Figs. 6A & 6B for a remote controller GUI, and col.8/line 38 to col. 9/line 20), wherein the remote controller GUI being controlled by subscriber input interface such as a remote controller 38 or key input portion 36 (Fig. 1/item 38, col. 8/lines 16-20) by controlling or adjusting the cursor position on the command graphic screen (col. 9/line 34 to col. 10/line 5).

Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to modify Schoff and Valdez's system with an available and known technique of displaying a remote controller GUI on the screen for the user/viewer to easily and conveniently select or control the functions of connected components as taught by Song (col. 2/lines 35-45). The motivation for doing this is to minimize problems occurred to a conventional remote controller due to multiple uses of controlling A/V (audio/video) complex system with a simplified remote controller GUI on the screen as suggested by Song (col. 2/lines 30-45).

As for claim 7, in further view of claim 6 above, the modified Shoff's system with Song's technique applied shows that "wherein said subscriber input interface comprises a keyboard, a mouse or a keyboard and a mouse" (Shoff, Fig. 4, and col. 7/lines 9-18).

As for claim 8, in further view of claim 7, the modified Shoff with Song's technique applied further shows that "wherein said interactive program guide provides drop down box selection and scroll bar GUI features", i.e., a drop down box selection as a box containing items 212-221 for selecting TV shows and movies (Shoff, col. 11/lines 3-47) and scroll bar GUI features as item 224 for scrolling or browsing through a plurality of selectable items on the screen (Shoff, col. 12/lines 7-38; in addition, see col.8/lines 41-44 for EPG scrollable grid format).

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As for claim 9, in further view of claim 8, Song further teaches "wherein said remote controller GUI is a model of a hand-held remote controller", i.e., a model of a hand-held remote controller is displayed on the screen (as illustrated in Figs. 6A & 6B, and col. 8/lines 38-45). In view of this, it would have been obvious to modify the system of Shoff as suggested by Song for the same reasons as discussed above for claims 6 and 7.

As for claim 14, in further view of claim 13 above, Shoff and Valdez do not disclose "displaying a remote controller GUI on said monitor, said remote controller GUI being controllable by said subscriber for controlling the selection of said signals from said IPG"; however, Song teaches a remote controller graphical user interface on the television screen for the viewer to easily and interactively select a plurality of functions of connected consumer electronics such as for a TV, VCR, 8mm video recorder with operating functions as Channel, Volume, Play, Stop, Fast Forward and so on (see Song, Figs. 6A & 6B for a remote controller GUI, and col.8/line 38 to col. 9/line 20), wherein the remote controller GUI being controlled by subscriber input interface such as a remote controller 38 or key input portion 36 (Fig. 1/item 38, col. 8/lines 16-20) by controlling or adjusting the cursor position on the command graphic screen (col. 9/line 34 to col. 10/line 5).

Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to modify Schoff and Valdez's system with an available and known technique of displaying a remote controller GUI on the screen for the user/viewer to easily and conveniently select or control the functions of connected components as taught by Song (col. 2/lines 35-45). The motivation for doing this is to minimize problems occurred to a conventional

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remote controller due to multiple uses of controlling A/V (audio/video) complex system with a simplified remote controller GUI on the screen as suggested by Song (col. 2/lines 30-45).

As for claim 15, in further view of claim 14 above, the modified Shoff's system with Song's technique applied further shows "whereby said interactive program guide provides drop down box selection and scroll bar GUI features", i.e., a drop down box selection as a box containing items 212-221 for selecting TV shows and movies (Shoff, col. 11/lines 3-47) and scroll bar GUI features as item 224 for scrolling or browsing through a plurality of selectable items on the screen (Shoff, col. 12/lines 7-38; in addition, see col.8/lines 41-44 for EPG scrollable grid format).

As for claim 16, in further view of claim 15 above, Song further discloses "whereby said remote controller GUI is a model of a hand-held remote controller", i.e., a model of a hand-held remote controller is displayed on the screen (as illustrated in Figs. 6A & 6B, and col. 8/lines 38-45).

6. Claims 10-11 and 17-18 are rejected under 35 U.S.C. 103(a) as being unpatentable over Shoff et al. (U.S. Patent No. 6,240,555 B1/ or "Shoff") in view of Valdez, Jr. (U.S. Patent No. 6,426,778 B1/ or "Valdez") and Song (US Patent 5,691,778) applied to claims 6-9 and 14-16 as above, and further in view of Matthews, III et al (U.S. Patent 6,025,837/ or "Matthews").

As for claims 10 and 17, in further view of claim 9, the combination of Shoff, Valdez and Song do not show an IPG system and its corresponding method "wherein said IPG comprises program schedule cells associated with a channel lineup listing selectable television broadcast channels"; however, Matthews, in an electronic program guide related to the same system as taught by Shoff, further shows that "wherein said IPG comprises program schedule cells

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associated with a channel lineup listing selectable television broadcast channels" (see Matthews, Fig. 5 with an IPG program guide schedule cells from 8:30PM to 9:30PM associated with a channel lineup listing on the left 114 & 122 which are selectable television broadcast channels – selectable by the user- CBS, ABC, NBC and PBS as illustrated, see more at col. 9/lines 1-55).

Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to modify the Shoff-Valdez-Song's system with a known interactive program guide grid as one of Matthews's for showing to the viewer an interactive program guide with IPG program schedule cells associated with TV broadcast channels for the user to choose or select an available program as he/she prefers to with that channel lineup listing.

As for claims 11 and 18, in further view of claim 10 and 17 above, Shoff and Matthews both disclose an IPG system and its corresponding method "wherein said channel lineup includes one or more channels corresponding to selectable URLs", i.e., a Seinfeld channel can further provide access to selectable URL at <a href="http://www.nbc.com/seinfeld.html">http://www.nbc.com/seinfeld.html</a> (Shoff, Fig. 3/item 58 and col. 6/lines 29-67 for URL connection; and Matthews, Fig. 5/item 140 for More information connected to an URL address of the associated program, see col. 9/line 55 to col. 10/line 49).

### Conclusion

## 7. Any response to this action should be mailed to:

Commissioner of Patents and Trademarks Washington, D.C. 20231

or faxed to:

(703) 872-9314, (for Technology Center 2600 only)

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8. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Krista Kieu-Oanh Bui whose telephone number is (703) 305-0095. The examiner can normally be reached on Monday-Friday from 9:00 AM to 6:30 PM, with alternate Fridays off.

If attempts to reach the examiner by telephone are unsuccessful, the examiner s supervisor, Andrew Faile, can be reached on (703) 305-4380.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to Technology Center 2600 Customer Service Office whose telephone number is (703) 306-0377.

Krista Bui Art Unit 2611 August 25, 2003

KRISTA BUI PATENT EXAMINER

D. Luan M